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POETRY.

REGRET. Oh! not for me the sunny hour That glads the young, the wild, and free, The song, the dance, the witching power Of music, and of revelry; Oh ! not for me the stars look bright, The sunset or the song of even; When all within is black as night, We turn e'en from the light of heaven.

Oh! not for me the wild bee's hum, The summer or the sound of spring, When birds like blessed spirits come To wake us from our sorrowing : Oh! let not for me the roses bloom, Unless, perchance, that it may be To scatter faded o'er the tomb Of all that once was dear to me.

Oh! not for me. Oh! not for me, "Tis written on my aching brow, Youth flings around its witchery, Life has no spell to bind me now; The sun may rise and set, the sky Look bright in its own majesty Of loveliness-the winds may sigh,

Come from my First, ay, come ! The battle dawn is night: And the screaming trump and thund'ring drum Are calling thee to die! Fight as thy father faught, Fall as thy father fell; Thy task is taught, thy shroud is wrought!

So forward! and farewell! Toll yearny Second! toll! Fling high the flambeau's light And sing the hymn of a departed soul, Beneath, the silent night! The wreath upon his head, The cross upon his breast,-Let the prayer be said, and the tear be shed, So-take him to his rest!

Call ye my Whole, aye, call ! The lord of the lute and lay ! And let him greet the sable pall With a noble song to-day Go, call him by his name: No fitter hand may crave To light the flame of a soldier's fame

On the turf of a soldier's grave.

From the Hartford Pearl. WILLIAM PITT.

EARL OF CHATHAM. The sight of his mind was infinite; and his schemes

a passport to the favor of even Royalty itself. The proper adjustment of domestic foreign relations, which has ever been a source of anxiety to most intelligent statesmen, was to him mere pastime. His were abilities that would grapple with the most intricate policy, and never was there a broader field open for the exercise of political talents, than that presented by the conflict all talents, than that presented by the confli had preceded him were unpopular, and their support British laws and British interests, what were weak. The wars which were might we not have expected from his co-operation of unutterable horror. He measures were weak. The wars which were might we not have expected from his co-operation of unutterable horror. He might we not have expected from his co-operation of unutterable horror. He felt that it was the last sun that would set to we have not now the time for it—one thing is was slighted by the females, once very modest-operation of t change which flowed, when this firm and decided statesman was at the head of the ministry of the usurpations of royalty, they feared not to honored traitor!

The door of his dungeon opened, and a light which succeeded them. His single arm was resist their progress; and while on one side of the one every continent on the globe, and the traits should not felt on every continent on the globe, and the door of the progress of the telt on every continent on the globe, and the the Atlantic, should of warlike preparations on the potentates of Europe acknowledge the pre-cmi-nence of Britain, through the hands of her other, the voice of Chatham was heard in the brow and wasted cheek of his once beautiful preparation which all nature seems now to be can't go any where else,

akultul arust. I nat nanu was the powering ded with other reads of the carbon ages, mannood, and as the nusuand pressed his best open and which are endeared to us by all the lond.—he died immediately.

I have not deserved this kindness," he and which are endeared to us by all the lond.—he died immediately.

and fleets and armies moved, as if by magic, at his bidding. The victorious arms of France were now repelled, her seacoasts ravaged, and her ships destroyed. At one moment the energies of Chatham defeated her forces in the No paper discontinued till all dues are paid, but at the East; and at the next, unfurled the proud pennon of St George on the heights of Quebec. ADVERTISEMENTS inserted on the usual terms; It was teen, that with one hand the wielded the proprietor not being accountable for any error in any Advertisement beyond the amount charged for it.

Democracy of England, and with the other. She was a beautiful girl when I first saw her. She was standing up at the side of her lover at Communications, and Letters on business must be smote the house of Bourbon; and the blow the marriage altar. She was slightly pale—in efforts in behalf of a husband, dearer than our sympathises are awakened a pensiveness which he then struck was but a perlude to the veegeance which Heaven brought upon that devoted house,—for not a Bourbon has since filled cheek, like the reflection of a sunset cloud upthe throne, who has not been decked with a on the clear waters of a quiet lake. Her lover, crown of thorns. -

Though England was taxed to the utmost Though England was taxed to the utmost gazed on her for a moment with unmingled adto sustain hersalf in this rise of glory, yet it was miration, and the warm and eloquent blood not at the expense of the happiness of her subjects. The yeomanry of the kingdom were men whose souls were devoted to the glory of his lip," their country; the bone and sinew of the land were animated with a fire imparted by the commanding spirit that ruled their destinies. Every heart beat high, and every arm was nerved with the consciousness of British supe- And they gave themselves to one another, in

the Highland Clans were first induced to bear their love. arms in support of the ruling power. They had bitherto wandered free and uncontrolled amid the glen and rocks of their native Scot- light of a summer sunset stole through the half awful communings of another world. Affec- Domestic establishment of Mohammed Ali Paland. Firm in their attachments to their chief- closed and crimson curtains, lending a richer tion had borne up her exhausted spirit, until tains, they acknowledged no allegiance but to tint to the delicate carpeting, and the exquisite the last great purpose of her exertions was acthem, and respected no rights but at the sug- embellishments of the rich and gorgeous apart- complished in the safety of her husband; and gestion of private interest. Nobles and peasants ment. Time had slightly changed them in out- when the bell tolled on the morrow and the oa Hanum; she bore him four children, of paid tribute at their will, and the little dynasties ward appearance. The girlish buoyancy of prisoner's cell was opened, the guards found whom two, viz, Tousoun Pasha and Istimael, of the Campbells and McGregors carried terror the young wife had indeed given place to the wrapped in the habiliments of their destined victo many who were clad in royal puurple. Yet grace of perfected womanhood, and her lip was tim the pale but still beautiful corse of the de- Hasha, aged 45 years, and Nazly Hanum, aged all this was changed by the policy of Chatham. somewhat paler, and a faint line of care was roted Wife. The wild clans of the North, whose Highland slightly perceptible upon her beautiful brow. banners had floated in defiance of national law, Her husband's brow too was marked somewhat were under his administration, enrolled in the more deeply than his years might warrantranks of the national army. Those, who in the anxiety, ambition, and pride had gone over it, rebellion of Forty-five, had sworn to place the __a silver has mingling with the darkness family of Stewart upon throne, were by his in- of his hair, which had become thinned around fluence devoted to the more fortunate, though his temples almost to baldness. He was re-

Purliament has even been for her distinguished to him who united them all in one.

There is no individual, whose name is con-know. were to anect not England, and the present generation, but Europe and posterity.

Such was the character of Chatham, as portrayed by the hard of a countryman and adtrayed by the hard of a countryman and adtrayed by the hand of a countryman and admirer; and the feelings, which will ever cluster around the memory of the great, were never called into more noble exercise, than when contemplating the character of the mighty Commoner.

Act of 1765; and had that not been repealed, for an instant the cold severity of the husband's comes over the spirit with more potency than at greatest offences. It may be a satisfaction to we should either have remained subjects to a features, but it passed away, and a bitter smile the season of Autumn.

Time passed on, and the twain were separatively obvious reason for the existence of this college, but it passed away, and a bitter smile the season of Autumn.

Time passed on, and the twain were separatively obvious reason for the existence of this celling, at this season. Its return may awaken to give them as wives to officers, and that may feat. And when those ties which bound us to give them of the mother country were dissolved, what but his proposed on the damp cell of a dungeon.—

Though a member of the popular branch of Parliament, his political integrity was such, as at a moment's warning from Parliment, under skillful generals, would have deluged the months of the time no where but at home—where houses.

[From the New England Review.] . . . THE WIFE.

"I have been with thee in thy hour Of glory and of bliss,-Doubt not its memory's living power To strengthen me, through this !"

as he clasped her delicate hand within his own, played upon his cheek, shadowing at intervals his manly forehead and "prelting into beauty in

"He stood in the pride of his youth-a fair form With his feelings yet noble, his spirit yet warm-An eagle to shelter the dove with his wing, An elm where the light twining tendrils might cling." the presence of Heaven; and every heart

Years possed on, and again I saw those lovers. They were seated together where the band-but only as the dead may meet-in the

"Edward," said his wife in an earnest, but "Now may hot this be it reason why in the faint and low voice, which indicated extreme antimul season home is so much thought of and and fearful debility, "we have not's moment love d'or." Its scenery we love, and when we to lose. By an exchange of garments you will know that the hand of decay is upon it, that the be enabled to pass out unnoticed: Haste, or bloom and the brainy of our own native bowers we may be too late Fear nothing for me, I are fading away, that the leaves thereof are tallam a woman, and they will not injure me for ing down and flowers, thereof are withering, then life itself."

look sa ly ill. You cannot breathe the air of which our young eyes have beamed with gladthis dreadful cell."

said the devoted woman. "I can endore every we might hear to be under the inchecked inthing for your sake. Haste, Edward-haste, fluence of disease, declining rapidly to the grave. and all will be well,"-and she aided with a To go and visa that friend would allay a fevertrembling hand to disguise the proud form of ish anxiousness of mind, and gratify a strong her husband in a female garb.

pered the husband in the ear of his disgoised son of autumn. We long to go and muse with wife, as the officer steroly reminded the suppos- a sadness that gratifies, and with a sympathy ed lady that the time allotted for her visit had that relives the spirit, over that process of decay expired. "Farewell-we snall meet again," which we know is going forward upon all we responded his wife-and the husband passed love at none-upon all, save the undecaying It was during the ministry of Chatham, that blessed them as they went their way rejoicing in out unsuspected, and escaped the enemies of AFFECT. ON which is there, and which no au-

They did meet again-that wife and hus- waste.

HOME.

which this one word is often wont to awaken. ble kindness, Mehemet Ali owes much. As True it is - most true, that "There,s no place like home."

The following, from the New York Times, is not only beautiful poem, but one of the best charactes ever written:

A CHARADE.

Less rightful house of Hanover.

The following, from the New York Times, is not only ten:

A CHARADE.

Less rightful house of Hanover.

The following, from the New York Times, is not only ten:

A CHARADE.

Less rightful house of Hanover.

The was re- in the sunny sunless, in the bright hearings of clining on the splendid outcomen, with his face in the sunny sunless, in the bright hearings of clining on the splendid outcomen, with his face in the sunny sunless, in the bright hearings of clining on the splendid outcomen, with his face in the sunny sunless, in the bright hearings of clining on the splendid outcomen, with his face in the sunny sunless, in the bright hearings of clining on the splendid outcomen, with his face in the sunny sunless, in the bright hearings of clining on the splendid outcomen, with his face in the sunny sunless, in the bright hearings of clining on the splendid outcomen, with his face in the sunny sunless, in the bright hearings of clining on the splendid outcomen, with his face in the sunny sunless, in the bright hearings of clining on the splendid outcomen, with his face in the sunny sunless, in the bright hearings of clining on the splendid outcomen, with his face in the sunny sunless, in the bright hearings of clining on the splendid outcomen, with his face in the sunny sunless, in the bright hearings of clining on the splendid outcomen, with his face in the sunny sunless, in the bright hearings of clining on the splendid outcomen, with his face in the sunny sunless and sunless of the best characters of clining on the splendid outcomen, with his face in the sunny sunless and sunless of the best characters of characters of clining on the splendid outcomen, with his face in the sunny sunless and sunless of the best characters of character "Edward, you are ill to-night"-said his true index of the heart. Home-the place mother of Zenab Hanum, now hine years old: speakers, her whole history cannot find a paral- wife in a low sweet and half inquiring voice, as where our sorows and our joys-may be spoken. His harem is arranged in the most magnifiof without fear and without reserve-where a cent, yet in the most orderly style; there are led for eloquence like his. Proud as she may she laid her hand upon his own.

of without fear and without reserve—where a cent, yet in the most orderly style; there are be of the power of Brougham, or the grace and The husband roused himself from his atti- cold-hearted and unsympathizing feeling is unelegance of Canning, the palm must be awarded tude slowly, and a slight from knit his brow. knows.—where the flame of a pure and ardent slaves to be found in the East, and 12 musi-"I am not ill," he said somewhat abruptly, and affection, like the holy fire at the alter-place of claus and 12 dancers, all girls under lifteen To descant here upon the power of Chat- he folded his arms upon his bosom, as if he ancient Juden, burns on by night and by day years of age, who are taught, the former to play bain's eloquence, would be doing injustice to wished no interruption of his evidently bitter undim'd and unextinguished: the place to which on every sort of instument, and the latter to those who have been familiar with the trait in thoughts.

sometimes when we are far away, the thoughts dress in the costume of every nation, and to his character from the days of their childhood. Indifference from those we love is terrible to and the feelings of the lieart will return and dance according to that custom. There are Many, with the poet's eye, can see the aged the sensitive bosom. It, is as if the sun of heav- there linger, welusing for a season to be called at least 300 females in the building, which adstatesman eaning upon his crutch in the infirmity en refused his wonted cheerfulness, and glared elsewhere. O how inviting is home, with all its joins the palice, besides between 40 and 50 of years, yet imparting life to his audiance by down upon us with a cold, dist, and forbidding endearments, with all the loveliness and quiet ennucles, and various Arab menial slaves. the beauty and grandeur of his conceptions deglance. It is dreadful to feel that the only belivered in tones thrilling through every soul. ing of our love refuses to ask our sympathy— hath long been abroad upon the "world's wide one of the young slaves with a silver wand is in Again can thay see him rising with the majesty that he broods over feelings which he scorns, or stage," companionless and exiled! How wel- waiting to receive him, and upon his appearof his subject, and, with the fire of elequence fears to reveal,—dreadful to watch the convuls- come it is to him who is way-worn and weary, ance announces his arrival to the assembly. beaming in his eye, at one time denouncing ing feature and the gloomy brow—the indefin- amid the pilgrimage of life, to return to set him He then marches through a double row to his wrath on the house of Bourbon, at another able shadows of hidden emotions—the involun- down for a little season amid the never-forgotten seat, where he is complimented a hid feted; a wreaking vengeance on political Demagogues, tary sighs of sorrow in which we are forbidden scenes of early years, the sequestered shades female secretary, tangent to write well and keep while many a Felix sits trembling at his words. to participate, and whose character we cannot of home.—Sometimes the longing we have for secrets, attends him to write his despatches, such a pilgrimage, and for such a retreat, is most and occasionally others read translations of the nected with British history, whom Americans | The wife essayed more. "Edward," she intense. We can then scarcely be demed the most a markable articles from the London and are so much indebted as to the Earl of Chat- said slowly, mildly and affectionately, "the time enjoyment, mournful though it may be, yet not Paris jianers." At night, while he sleeps, half ham. When those measures were introduced, has been, when you were willing to confide less valued, of retreating from the toils and the fair slaves are in continual wait, and three that subsequently led to the dissolution of the your secret joys and sorrows to one, who has perplexities of life, to larger a little, in that place at his head to keep away the musquitges and ties between the colonies and the mother coun-never, I trust, betrayed your confidence. Why where is all the quiemess, and where are all flies. The utmost regularity and order are obtry, every energy of his powerful mind was ex- then, my dear Edward, is this cruel reserve, the unchanging endearments of home. And served; and punishments such as floggingerted to effect a reconciliation. He did that You are troubled, and yet you refuse to tell me for one, we know of no time when this feeling of even death by strangulation or drowning, are

would command respect from nobility, and was der skillful generals, would have deluged the men whom his heart lathed, he had sought perchange at this time of the year some trace and wronged spirits of the land, in one's history was so, deeply, perhaps pain- A mistake.— How are ye, shipmate? said a passport to the favor of even Royalty itself. land from the lakes of North to the gulf of out the fierce and wronged spirits of the land, in one's history was so, deeply, perhaps pain- A mistake.— How are ye, shipmate? said

murmured, in the choked tones of convulsive recollections of early years, are now mantled over with the yellow of automn.

immingles itself with the thought of all that is "But, Margaret," said the husband, "you faded and fallen on the landscape at bonte, upon ness; and we desire to go there, just as we "Oh, speak not of me, my dearest Edward," would to go and visit a long loved friend whom strong feeling of sympathy -so also it is in vis-"Farewell, my love, my preserver,"-whis- tting the home we have during the sombre seatumn chills, no winter storms can wither or

sha, the present ruler of Egypt.

Mehemet Ali, born in 1769, at Cavala, bro't. with him from his native place one wife, 'Ami-38, widow of the Defterday Mehemer Bey, who has no children. Amma Hanum, now dead, is described as having been a most amia-How many and loud, are the recollections ble woman, to whose good temper and invari-

the Mohammedan law allows four wives, and numerous concubines, Mehemet Ali, at various

Minister.

But while her power was carrying terror to the hearts of her enemies, the interests of the Home department were under a guidance equally propitious. The whole scheme of British policy was as a machine in the hand of some skillful artists. That hand was the powerful heard of Chatham. He but touched the springs.

95

95

4 74

95

02 33

43

PARIS, SEPTEMBER 30, 1834 THE BANK.

The sentiments of the people of this county . ave in a pretty strongly expressed, in relation to this institution. at the late election The course pursu d by M. Spri, 200 as its servile tool and humble instrument, has not the reproof which such conduct will ever receive from on et making the number of towns heard from 320, intelligent democracy. Last year our Representative and giving an aggregate of votes, to Congress was with difficulty elected, but now when the Bank has taken the field, Dr. Mason, as the decided Scattering, 786. would not do such injustice to those who voted for the Bank candidate as to suppose that even a majority of them would justify that corrupt institution, whose op pressive conduct threatens to destroy our liberty and government. Many were made to believe that they could vote for Mr. Sprage, without there by committing themselves in favor of the Bank, and did so with ut intending by the act to express an approval of an institucidedly opposed. They were told by their papers, and least THIRTY-FIVE HUNDRED. many were undoubtedly persuaded that the Bank had nathing to do with the pending election, though it must have been apparent to those who would take the trouble to reflect upon the subject, that Mr. Sprague's election would be considered as an approval of his course as Sen- :re- Frederic Greene ator, which has been to justify and support this institution in all its oppressive and arrogant schemes. Mr. Sprague had claimed on the floor of the Senate, to represent the wishes and feelings of the people of this State, even when acting in direct opposition to, and in defiance of the instructions of their immediate representatives. His nomination as a candidate for Governor must therefore be considered as an appeal from the instructions of the Legislature to the judgment of the people. Strongly as their condemnation has been expressed in the late election, yet it has fallen far short of the detestation which his conduct has been viewed by a very large majority of the people of this State. Could his conduct as a Bank Senator have been presented to the judgment of the people, uninfluenced by party feel- Lucius Barnard and Stephen H. Reud. ings or prejudices; could all have fully understood the effect of an appoval of his conduct, and that to vote for him would be considered as an approval of it, we believe 94 democratic and 66 federal members. that his support would have fallen far short of that Twenty-six Representative D stricts remain most popular man for a candidate, and the people have democratic un mb. rs. triumphed over all their exertions. Still they are too desperate and reckless to yield even when Leaten. We Comberland D strict, must be vigilant to improve the victory we have gained Ox ford It is a triumph of the people and their interests over an Kenne bec aristocratic combination, fighting for power and plunder. Lincoln To the benefit of the people then this actory must be Peno, & Som to used, not for party and selfish purposes. The responsi- Waldo bility of the majority is always great-often arduous - Hanc. & Wash. It requires wisdom, as well as honesty of purpose to realize the expectations of the people.

ation of truth, we think their employers must have a lad serve. of the federal papers have been so the z

should suppose readers of ord nar-would place no reliance on them. W. J. a p . . v. how they can much longer continue to dec. v . unb is they should happen to publish the truth; they might then lead some into error. For the event has seetlen contradicted their assertions, that the statement of the their friends cannot rely upon their statements, and are thus in the dark as to what course to pursue, and can form no consusion as to what the event is likely to be. As ministration

be sustained, longer they will not deserve to be.

acquitted, and in the third a nelle prosequi was entered upon payment of costs. An indictment for larceny

At an of the Supreme Court will be h Iden at this plane Wekafter next.

From the Argus, THE ELECTION.

Tous far, returns of votes have been receiv-For Dunlap, 37,554-Sprague, 33,389-

For Dunt p. For S. E. Smith. 3,024 For Goodenow, 18 112 For Hill and others, 2,485 Gov Dunlap's pluralny, 2:10-lucrease

this ye r 1269. Ten or twelve towns remain to be heard tion, to whose measures and principles they are mest de. from, which will make his pherality this year at

The SENATE will consist of the following gemlemen.

Democrats. York-Nathaniel Clark-Alexander McIn-

Cumberland-Josiah Pierce, Jona, Smith Tobias Purrington, and Eliab Latham. Oxford-Joseph Tobm and Dmiel Brown Waldo-Rufus Burnham and Joseph Miller. Penobscot-Renben Bartlett und Ira Fisk.

Hancoc' & Washington. Western District - Amos Allen. Eastern District-Anson G. Chandler. Federalists.

Middle District-Jeremiah O'Brien. Kennebec-William Emmons, Josiah Prescot and Enoch Faraha:a. Lincoln-William McLellan, Benj. Rundall,

Somerset, no choice. The House, as far as ascertained consists of

Members of Congress elect, F. O. J. Smith. Moses Mason Jr. George Evans Journiah Bailey. Gorham Parks. Joseph Hall. Leonard Inreis.

In 1834 or Dunlap 4795 against Doulep 3347 thousand majority. .. " 1833 " 3667

686 Dunlap's net gain.

their contempt for the "huge paws" of the common peo. march of democratic principles. Our cause favor left it at least with forty-nine. ple. We have no wish to excite the prejudices of any for several years past has been gaining in that ! In New England we have nothing to do but class of men towards another, but we do contend for the County, and we shall doubtless soon number hear and believe, how whole hoste of democrats York was holden at Utica on Wedensday the

had boasted so loudly on the eve of the election that they prising County of our State, has come in nobly but how it happened we could never discover, Lieut. Governor of that State. The Conven- petitions have been presented to this Legislaare reflectant to admit so suddenly the overthrow of all to the rescue, Increasing in population, and they were all of a nature just opposite to what tion adopted a series of spirited Resolutions, tive body, from that powerful and wealthy potheir hopes—the defeat of all their schemes and the con- growing in commercial and agricultural pros- we had been told. their hopes—the defeat of all their schemes and the contradiction of all their confident assertions. They now
perty with unprecedented rapidity, her love of The reactions in particular states were very can Electors of the State, replete with sound ists, alias Federalists, alia tell their readers that they shall do better next time.—

Democracy and the rights of man, "grows with remarkable. In Albama it was expected, there political information, and which we consider one tionists, alias National Republicans, alias Con-

At the Court of Common Pleas held at this place list the federalisis were so confident of success, to Clay." It they could have found one Clay The most prominent men of the party refuses to and particularly to that of England, our beloved week, the number of entries was about one bunded. That we were fear-ul that we might there less man to began with there is no tellow with the dismost of the actions on the old Docket. These was a selection could be due, and with whom they are, and long have position of the actions on the old Docket. There were true too, in consequence of the constant inter- will give the lic to speculation I no such curi- made from such as considered their popularity been, desirous that these revolted States should course it has with a oston, has been particular, osity course to touch a Massissipping he with a of too little value to suffer from a "Waterloo again become united as Colonies, they therely assailed by the aristocrats of that city. It there was for Jackson 5010; our city, Writ, defeat." has been floored with high-to-ed Bank-tederal Floyd and all others, none.

last term) is a fiverable owen for the presperity of our 'ed Mr. Jarvie, and in two of their Senatorial heard of reactions took place, but strange to i A writer in the Albany Argus speaks of it in the Legislature.

sederalism in this State. Many of its oldest lana. hernes of those times and their sons have 1. ken it had done in 1826. opponent of that institution, has been triumphantly sustained. Not that we would refer to the vote of this news, THREE THOUSAND THREE Sprague of 3000 votes, But our Democratic democratic ticket generally receives more doubt; that two such nominations for two friends so manfully did their duty, that the fed-votes than they ciaim. eralists in the result found they had missed a In Virginia, so mighty was the reaction a state, by any party. It seems however to be

large majorities. The gain for Mr. Danlap in phecy. that County is very considerable.

In Somerset there is no choice of Senators. The parties are very nearly balanced, and it equires all the energy and perseverance of t e democratic republicans in that county to con- certain that Jackson had lost the state and that tend against their wily opponents. Our friends Clay had TWENTY THOUSAND MAJORITY. have done well in deleating the feet ral Senators. From that time the reactions grew worse and we have spoken of our political opponents only

bean, that radiates from the Star" of Democra-juling coalition. "The Lion of the West, with appellations, which they have successively discy in our State. The smallest county we have, Frank Granger on his back, roaring and shak- graced and discarded, and now claim for themshe gave a clear majority for Douley, over all ing his mane," (Frank Granger roaring and selves the once honored name of "Whigs." others, of two thousand one hundred and thirshaking the lion's mane? which? no matter.) This name we will never concent to relinquish

From the Gloucester (Mas .) Democrat.

which their candidate received last year. Our opposition a uniquity of which will return else but great reactions. These reactions to conspire this down again. Frank Granger tion of federalists, styled that enemy the Bullmenced in 1824, and have continued to the was on his back-mat the Lion's gentle reader, wark of the Religion we profess," and resolvpresent time. They are made that tis awa. Whether he roared and shook ed it to be "unbecoming a moral and religious spasms and are most violent to a total and the success of the Ameritween the Presidential election. (in 1826,1830 —in they stall keep looking up, and when the and 1834) after the losses love tweet recovery sky folks he will eath larks.

The results of four years termendous repetitions the name by which they were dead cert if ty that they are ones to be discounted and the Bank is noted. dead cert i ty that they are one to be dis majority something over five thousand—re- between the people and the Bank is equally as tanced worse than ever again. Not a month rejected in 1832 a majority something short of disgraceful as it then was and we feel justified

their readers that their want of success is owing to the the general result in to State, that we have every rote of United West were given to An-ed-horse, foet, and flying artillery. deception of the democratic papers, and say that they butherto been unable to give that particular at- drew Jackson. There were great reactions are deserted by butherto been unable to give that particular at- drew Jackson. There were great reactions in New York tention to the several counties which they des in the South also, enough to keep rumor busy have lasted 10 years already. They will bargain. If they are paid to deceive, they will not the returns complete from the County of vote of the united South was given to the Hero, tall election. It is impossible to calculate from their epurse. There can be no der up a given to a same had a lection is six hundred and eighty—MENCE REACTION, and when the election took are killed and wounded. It is hest never to be a set with a county of the returns complete from the county of vote of the united South was given to the Hero, tall election. It is impossible to calculate from their epurse. There can be no der up a given to the next President to accomplish this much tangent with a county of the next President to accomplish this much tangent and eighty—MENCE REACTION, and when the election took are killed and wounded. It is hest never to be

2907 | From 1828 to 1832, the reactions grew more and more terible, so much so that we find 440 it written by a learned and veracious editor, body's blunderbuss kicked the owner over, or it seems that the more they gain, the further Whatever one could pass in the same way with a ramrod. The coalition fire a great matruth by them might lead those acquainted with them the State Legislature, and a majority of Demark are not informed, but we thin it is probable, boys! "The smell is quite refreshing," as the cats of York resist federal aggression, and provements, and against Jackson. His tariff representative of Essex South said when Arthus do they nobly sustain the measures of the doctrines produced an unparalleled reaction" nold shot Houston. We can stand such wadin lavor of high duties and against Jackson. I rol, as long as old Nick will pay for the pow-Then again their extravagance of denunciation, their total ignorance of the feelings and intelligence of the peotive to Congress, and Federal Senators to the an numbersal reaction for the Bank and aple, offend those whom they intend to concidute, and Legislature. The high person 1 popularity of gainst Jackson.—The provisions for the prodefeat their own purposes. The plain truth is, that our Mr. Kavanagh, our Democratic Representatection and welfare of the "Poor Indians" gave great reactions-rather tendious but not the opponents, or at least their leading men, have too little tive in Congress from that County, secured his ocea ion to an "enthusiastic and overwhelming half is told. The lesson is perfectly plain, intercourse or sympathy with the people. They under election at the time of comparative political reaction"—all against Jackson. Just as all What has been will be. Before have caught a rate them, and are not always able to conceal their pride quietude. Now that the Bank has goaded these reactions combined were at their height, bear never sell his skin. and arrogance towards them. They cannot but in adist them on to the contest, the tederalists have or had produced their full effect, the election Experience is a severe teacher, and keeps their contempt of them and their desire to rule over the in- come out in their strength, and have reclaimed came on. Henry Clay, internal improvement, a dear school; but many will learn in no other, We have laid before our readers some specimens of the come out in mear strength, and nave rectanned came on. Trenty Only, internal improvement, a dear of the come out in mear strength, and poor ladian candidate, and very slowly indeed in hers. If they can-Plurality for Dunlap over all other candidates estimation in which the Boston allies of the federal party in this State hold the farmers and mechanics of our country. These are undoubtedly the true sentiments of that party, though it is not thought to be good policy to that party, though it is not thought to be good policy to that party, though it is not thought to be good policy to any and defend such expressions of them here. Give St. George, Warren, Washington and some dation system started in that contest with eighty bear the smart. It is no fault of ours. them the power here, and they would soon show us others, that so nobly contibuted to the onward three votes, the immunerable reactions in its

her among the ever true and staunch friends of were rushing into the embraces of the oppsoi- 10th inst. and manimously nominated His Ex-Our opponents appear determined to die hard. They: Penobscot, that most flourishing and enters turned out that there had indeed been reaction, Juny Mancy, for re-election as Governor and tier therein mentioned.—WHEREAS, numerous tion every where. When the trial came, it cellency William L. Murcy, and the Hon.

Hope deferred maketh the heart sick. These promises her growth, and strengthens with her strength," would be a reaction; there were strong signs of the ablest papers ever faid before the public solidationists, alias Bankites, &c. &c., reshave been so often made and never fulfilled that the She has given a very considerable gain in her of it. But it did not come quite soon enough, upon political affairs. vote for Governor, and has re-elected her Dem- for they all voted for Jackson. L. Georgia The federal party have also held their names have successively become odious, unas well as their name, before they can hope to find favor occurred in Gongress. She has there was a considerable reaction, and strong State Convention and nominated William H. popular, and degrading in the view of the comwith the people. So long as the democratic party Lye also elected the Democratic list of Senators, Impes were entermined. But the vote turned Senard, of Auburn, in Dayinga Country, for mon people, and that they cannot hope to reup to their professions, and administer the government and every Representative excepting two to the out to be but Jacks in 30,286, og institute none! Governor, and Silas M. Stilwell, of the city of gain power and office while they are known In Mississippi, there were wonderful reactions, New York, for Lieut. Governer. This nomi- and called by the names aforesaid :- And The Hancack and Washington District has "changes were relied on" by some of our wise nation appears to have been not only unex- whereas they have also represented, that being

Districts have returned democratic Senators to relate, Mr. Clay received in 1832, only 4,563 the following style ; votes. Measures of reaction, from 13,918, Less than the least of all things,-The fed-

hence it has come down to us through all the Illinois, and Missouri. Each of these states las M. Stilwell !! for the offices of Governer changes of name that the tarred-and-feathered gave Jackson a greater majority in 1832, than and Lieut. Governer. Whether this was in-

figure, in fall ug one thousand votes short of gainst Van Buren, that it was said with confi a part of the same policy with that which electdence "the vote of the state will be given al- ed George Poindexter-a nullifier and a man Oxford is always true to Democratic princi- most unanimously for Barbour." So disgnsted of ill fame—to preside over the deliberations ples. The early settlers of that county fought were the Virginians with Van Buren's con- of a once dignified senate; and of a piece with too hard for Independence, and the sons, the duct that they gave him 38,606, while Mr. the proceedings of the Philidelphia train band, hardy yeomanry of her hills, are too thoroughly Barbour, for whom they were to vote almost which assailed the militia system by placing induced with the spirit of liberty ever to come unanimously received 2 2-about one hundred the notorious Col. Pluck at the head of a regiunder sederal rule. Her representative in and sixteenth part of Jackson's vote and the two ment. The truth seems to be, that the Bank Congress, Dr. Muson, and the Democratic list hundred and thirteenth part of the whole votes. and the Aristocracy, desparing of success with of Senators to the Legislature are elected by Quite near enough this for a coalition pro- the people, and fearing to engage in the vrevo-

MENDOUS."

perceived to be in motion." In 1830, it was important offices .- UMBRA. lo for Herkimer, and "no attempt" was to be stealth, and stole it only to disgrace it. made "to stop him," When he came, he

Foot the Argus.

Since the election, we have been so engaged correcting the returns, and in ascertaining were mostly nother Western States, and in ascertaining to the Western States, and in 1824 to 1826 the Western States, and in 1832 a majority something short of in applying to them the most odious name known in Political Nomenclature;—accordingly the returns, and in ascertaining the returns, and in ascertaining the returns and in ascertaining the returns and in the returns and in the returns and in the returns are recognised to them the most odious name times as great as before. The coalition experienced such a victory as their British allies and in the returns are recognised to them the most odious name times as great as before. The coalition experienced such a victory as their British allies are recognised to them the most odious name times as great as before. The coalition experienced such a victory as their British allies are recognised to the returns and in the returns are recognised to the returns and in applying to them the most odious name times as great as before. The coalition experienced such a victory as their British allies are recognised to the returns are recognised to the recognised times as great as before. The coalition experienced such a victory as their British allies are recognised to the returns are recognised to the recognised to the recognised times are recognised to the federal papers in the mortification of defeat tell in correcting the returns, and in ascertaining were mostly in the Western States, and in 1828 encountered at New Orleans. They were routs not object to it.—[Dover Gaz.

when it will generally be found that no one is

W New-York Noninations.

The Democratic State Convention of New 1305. | Age:

Kennelies is the strong hold, the citadel of down to 45,63-very like the victory in Louis- eral States Convention at Utica, after adjournling, bullotting and caucussing for two days, and riel est settlers were Revolutionary Tories; There were great reactions in Ohio, Indiana finally nominated William H. Sewart and Sitended as a virtual abandonment of moderns to the present time, unchanged in principle. There was such a reaction in New-Jersey whiggism in this state, or as a measure calcu-In this county too, their Bank candida e for that state was "completely regenerated and lated to bring our form of government into dis-Gov., Mr. Sprague, res des There the fed- disenthralled"—yet after all, New Jersey, con- credit with the people, it may be difficult to delution by the sword," which they threatened But in New York the "reaction was TRE- during the panic, have resolved on bringing the elective franchise into ciserpute, by nominate-"The substantial yeomanny of the state were ing John Doe and Richard Roe for high and

OF Party Names .- In our paper of to day there. The choice now devolves upon the worse, and October 19, 1832, "the great by the name of federalists. This is the name Legislature, and Col. Greene and Maj. Man-changes in public opinion rendered it fixed as a which they bore during our last War with tor, the Democratic Candidates, will be elect- fact that General Jackson could not receive the Great Britan, and which, by their conduct, they vote of that State." As the day approached, the then sunk to the lowest depth of degradation; The little County of Waldo is the brightest shouts of victory rose triumphant from the ex- since when they have assumed various other The Lio s of the West had set out from Buffa- to their vile keeping. They possess it only by

When our country was struggling, as for its GREAT R -ACTION EVERY WHERE, showed his teeth and not his tail—those who very existence, against a powerful foreign ene-For the last ten years we have heard of intle conjust d him up, desired, but were not able, my, our political oppenents, under the appellanot object to it .- [Dover Gaz.

In 1830 the Democratic party in Maine afprobably continue till after the next Presiden- ed in electing Judge Smith their candidate for tial election. It is impossible to calculate from Governor, over Huntoon, the then Governor, by place Andrew Jackson had only about fifty are killed and wounded. It is best here to which has since taken place the reservoirs of their own papers, have had a clear net gain of from five to they are from succeeding I What an unfortunate set of imps they are ! They exist wholly through the rule of contraricties !!!

> GUBERNATORIAL VOTE OF 1832. Samuel E. Smith 31,957 Daniel Goonenow 28,651 Scattering 959

60,597 Plurality for smith over all other candidates

VOTE OF 1833. Robert P. Dunlap Daniel Goodenow 18,112 Scattering 5,509

VOTE OF 1834 AS FAR AS RECEIVED. Robert P. Dunlap 37,279 Peleg Sprague 33,095 Scattering

Plurality for Dunlap over all other candidates, so far, 3,415. Net Democratic gain,

From the Boston Statesman.

found last January was tried at this term and the defendant acquitted Much business was dispised of, and what is somewhat remarkable in this County, the Jury found a wealign to our found a wealign to the prople was the appellation Tory, found a wealign to the prople was the propriate to their prince for the prople was the propriate to their feelings, has a supplementation of the mast farcical nominations ever made by copies, and most grateful to their feelings, has a supplementation of the mast farcical nominations ever made by copies, and most grateful to their feelings, has a supplementation of the mast farcical nominations ever made by copies, and most grateful to their feelings, has a supplementation of the mast farcical nominations ever made by copies, and most grateful to their feelings, has a supplementation of the mast farcical nominations ever made by copies, and most grateful to their feelings, has a supplementation of the mast farcical nominations ever made by copies, and most grateful to their feelings, has a supplementation of the mast farcical nominations ever made by copies, and most grateful to their feelings, has a supplementation of the mast farcical nominations ever made by copies. found a serdict in every case committed to the attention to the most present and incorruptible. They have re-elect-fol more than 51,000. From that time un-prevent a defeat.

popular favor ny other good said petitions, body, that th use the name be known by gaid name sha odious and ur eration of the Be it enact mics, alias R Hartford Con licans, alias

&c. &c. &c., of WHIGS, a

be known an

in the same m been designate the names afor Provided u licans, and otl wealth, shall h said Whigs, al names which all times, and that the said Y and shall forev for all the acts conspiracies, and traitorous at any time, be any of their sai in the same ma as if this Act h [App

The Legisla

sembled at Det

inst. After the a committee w Governor, and assembled, and munication he The Message transmitted, is upon the subject into the Union. claims of that I attention they i the present poli It is to ascertai yond doubt mor ceed, in that eve tion for the inst and to the elec Senators to Cor gan will then, he admission into mends an exten ry over the cou souri, and west Cougress has provement of the examination of imprisonment fo flagrant violation at war with the tions, and a stail country. He a appropriation to survey of a route across the Penin menced by com

Atlas says if he who cast the on he will forward h charge. The u use every caution tisement. We understan bridge, Wm. P.

the army for tha

A Perilous S

East Cambridge cause assigned for propriety and go he furnished info which one of the riot at Charlesto to trial.-Mere,

In Newry, by grien Sessions, Julia Ann Kilgor At a Court of Proba the county of Oxf tember in the yea

thirty-four.

OHN HEARSE
THER BRET ceased, having presettion of the estate of ORDERED, That the said Admir ed three weeks succe ted at Paris, that the be held at Paris, in s October next at to and show cause if a not be allowed—

Copy Atte / IlE subscriber upon herself the tru-WILLI late of Turner, in ceased, by giving be fore requests all pers ed's Estate to make

have any demands th Turner. Sept. 18, ILE subscriber cerned that h upon himself the tru JAJ

late of Dixfield in the by giving bond as the all persons who are to make immediate demands thereon to

Dixfield, Bept. 16

popular favor: therefore, for these, and for masaid petitions, they have prayed this legislative body, that they may be allowed to take and use the name of WHIGS, alias WIGS, and to be known by that name in future, or until the said name shall become, from their use of it, Description of odious and unpopular: Therefore, in consid- property with names of owneration of the premises-

Be it enacted, &c., That the said OLD To-MIES, alias Royalists, alias Federalists, alias Land formerly known Hartford Conventionists, alias National Repub- as Bachelder's Grant, licans, alias Consolidationists, alias Bankites, SamuelMcKeen agent &c. &c., shall be allowed to take the name for Eben's Fessenden. of WHIGS, alias WIGS, and shall hereafter be known and called by said name, or names, Land formerly ewned in the same manner as they have heretolore by Fryeburg Academy been designated and known by all and any of Grant.—Zacheus Mc-the names aforesaid.

Allaster agent for Gor-ham Parsons.

Provided nevertheless, That all the Republicans, and other good people of this Commonwealth, shall have full permission to call the Also for Benj. Guild, said Whigs, alias Wigs, by any of the aforesaid names which they have heretofore borne, at all times, and in all places; -and, moreover, that the said Whigs, alias Wigs, shall still be, and shall forever continue to be, responsible for all the acts, contrivances, plots, treasons, conspiracies, misdemeanors, wicked designs, and traitorous intentions, in which they have, at any time, been detected or implicated, under any of their said former names and appellations, in the same manner, and to the same extent, as if this Act had never been passed.

[Approved, April 1, 1834.]

The Legislative Council of Michigan assembled at Detroit, in extra session on the 11th inst. After the usual preliminary proceedings, a committee was appointed to wait upon the Governor, and inform him that a quorum had assembled, and were ready to recieve any communication he might think proper to make .-The Message of the Governor, subsequently transmitted, is chiefly occupied by suggestions upon the subject of the admission of Michigan into the Union. He is of opinion that the claims of that Territory have not received the attention they merit; and suggests that, under the present policy of Congress, she has but one course lest for the assertion of her equal rights. It is to ascertain her population, which is beyond doubt more than sixty thousand; to proceed, in that event, to the calling of a convention for the institution of a State Government, and to the election of a Representative and Senators to Congress. The State of Michigan will then, he says, have a right to demand admission into the Union. He also recommends an extension of the laws of the Territory over the country north of the State of Missouri, and west of the river Mississippi, which Congress has attached to Michigan—and improvement of the Territorial roads-and a full examination of the expediency of abolishing imprisonment for debt, which he considers a flagrant violation of personal liberty, entirely at war with the spirit and genius of our institutions, and a stain upon the legal code of the country. He also suggests the propriety of an appropriation for defraying the expenses of the survey of a route for one or more Rail Roads across the Peninsula, which is about to be commenced by competent engineers, obtained from

A Perilous Situation. The Editor of the Atlas says if he can find out the man's name who cast the only federal vote in Cutler, Me., he will forward him the Atlas one year without charge. The unfortunate man will doubtless use every caution to avoid the threatened chastisement.

the army for that purpose. Bos. States.

We understand that a person in East Cambridge, Wm. P. Dennis, was hung in effigy at East Cambridge on Saturday night last. The cause assigned for this violation of the rules of propriety and good order, is a suspicion that he furnished information to the government, by which one of the persons concerned in the late riot at Charlestown was detected and brought to trial .- Mere, Jour.

MARRIED.

In Newry, by John Libby, Esq. Mr. Peregrien Sessions, of Andover surplus, to Miss Julia Ann Kilgore, of Newry.

At a Court of Probate held at Livermore within and for the county of Oxford, on the seventeenth day of Sep-tember in the year of our Lord eighteen hundred and

OHN HEARSEY Administrator of the estate of LU-THER BRETT late of Turner, in said county, de-ceased, having presented his first account of administra-tion of the estate of said deceased,

ORDERED,
ORDERED,
ORDERED,
ORDERED,
That the said Administrator give notice to all persons interested, by causing a copy of this order to be published three weeks successively in the Oxford Democrat printed at Paris, that they may appear at a Probate Court to be held at Paris, in said county, on the third Tuesday of October next at ten of the clock in the forenoon, and show cause if any they have, why the same should not be allowed————STEPHEN EMERY, Judge.

Copy Attest: Joseph G. Coler, Register.

THE subscriber hereby gives public notice to all con-cerned that she has been duly appointed and taken upon herself the trust of Administratrix on the estate of

WILLIAM K. PORTER, late of Turner, in the County of Oxford, Esquire, deceased, by giving bonds as the law directs—She therefore requests all persons who are indebted to said deceased's Estate to make immediate payment, and those who have any demands thereon to exhibit the same to SOPHRONIA PORTER.

Turner. Sept. 18, 1834.

3 w 6

ILE subscriber hereby gives public notice to all con-cerned that he has been duly appointed and taken upon himself the trust of Administrator on the estate of

JAMES WHITE, late of Dixfield in the county of Oxford yeoman, deceased, by giving bond as the law directs—He therefore requests persons who are indebted to the said deceased's estate

to make immediate payment; and those who have any demands thereon to exhibit the same to RAND WHITE. Dizfield, Sept. 16, 1834.

ny other good and sufficient reasons set forth in COLLECTOR'S NOTICE,::: Stoneham.

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62

And unless said taxes and all intervening charges are paid to me, on or before MONDAY the 2th day of February next, so much of said land will be sold at l'ub-

Stoneham, Sept. 26, 1834. At a Court of Probate held at Livermore within and for the County of Oxford, on the 17th day of September in the year of our Lord eighteen hundred and thirty-four.

EUEL WASHBURN, Executor of the last will and testament of Isaac Lovewell, late of Lovermore in said county, deceased, having presented his first account of administration of the estate of said deceased—

Ordered, That the said Executor give notice to all persons interested, by causing a copy of this order to be published three weeks successively in the Oxford Democrat printed at Paris, that they may appear at a Probate Court to be Paris, that they may appear at a Probate Court to be Paris, that they may appear at a Probate Court to be Paris, that they may appear at a Probate Court to be not be proved, approved, and allowed as the last will and day of October next at ten of the clock in the forenoon, and shew cause, if any they have, why the said instrument should not be proved, approved, and allowed as the last will and testament of said deceased.

STEPHEN EMERY, Judge, and shew cause, if any they have, why the same should not be allowed. STEPHEN EMERY. Judge. Copy, Attest; Joseph G. Cot,z, Register.

THE subscriber hereby gives public notice to all con-cerned, that he has been duly appointed and taken upon himself the trust of Administrator on the estate of CHARLES WALKER

late of Concord in the county of Merrimack and State of Newhampshire, Esquire, dec ased, by giving bonds as the law directs. He therefore requests all persons indebted to said deceased's estate to make immediate payment; and those who have any demands thereon, thex-hibit the same to TIMOTHY WALKER, Jr. Rumford, Sept 15, 1834.

Administrator's Sale. VILL be sold at Public Vendue, by License from the Hon. Judge of Probate for the County of Oxford, on Monday the first day of December next, at two of the clock in the afternoon, at the Store of Jewell & Gerry, in Waterford in said county, so much of the real estate of Danie L. G. Swan, late of said Waterford, deceased tagether with the Widow's right of Danie in the

tate of Ebenezer Tylor late of Gilead, deceased, and represented insolvent, and six months from the fifteenth of September last are allowed to the creditors to bring in of September last are allowed to the creditors to bring in and prove their claims; and that they will attend to the duties of that appointment at the dwelling house of Thomas Peabodys in said Gilead, on the first Tuesdays of November, December, and January, at one o'clock on each of said days.

JOSEPH G. SWAN.

3w7*
ISAAC ADAMS.

Gilend. Sept. 20, 1834. Administrator's Sale.

NOTICE.

HEREBY relinquish to my son Henry Frye Loveshould not be granted.

Attest—R. K GOODENOW, Clerk.

Attest—R. K. GOODENOW, Clerk.

Attest—R. K. GOODENOW, Clerk.

Attest—R. K. GOODENOW, Clerk. 43 his contracting, nor claim any of his earnings after this

Attest: Abel Chapman. JOHN & LOVEJOY, Andover, May J. 1834.

At a Court of Probate holden at itumora watum and in the county of Oxford, on the fifteenth day of September in the year of our Lord eighteen nundred and thirty loss.

and incidental charges:

ORDERED,

That the petitioner give notice thereof to the helrs of said deceased and to all persons interested in said estate, by causing a copy of this order to be published in the Oxford Democrat printed at Paris, in said county, three weeks successively, that they may appear at a Probate Court to be held at Paris, in said county, on the timed Tuesday of October next, at ten o clock in the forenoon and shew cause, if any they have, why the prayer of said petition should not be granted.

STEPHEN EMERY, Judge.

Copy, Attest; Joseph G Cole, Register.

At a Court of Polytes weld to Paris and as in duty bound will ever pray:

Signed, ELISHA PETTENGILL, & 149 others.

STATE OF MAINE.

Kenners, ss.—Court of County Commissioners. Ap. 1

To run, 1834.

On the Petition aforesaid, satisfactor, evidence in value and ought to be heard touching the matter set resp in said petition, it is Ordered, that the County County is some and ought to be heard touching the matter set resp in said petition, it is Ordered, that the County County is some and ought to be heard touching the matter set resp in said petition, it is Ordered, that the County County is some and ought to be heard touching the matter set resp in said petition, it is Ordered, that the County County is some and ought to be heard touching the matter set resp in the county of Oxford, in the County at Walter state in the County of Oxford, in the County at Walter state in the County of Oxford, in the Count

4 3 100 65 1,11 private account against said estate,

At a Court of Proporte need at 1 unject we cate that 1 the County of Oxford, on the eighteenth day of sleptenther in the year of our Lord eighteen hundred and thirty-

1SAAC MARSTON,
102 ON the Petition of AZOR BARRELL. Administra103 On the estate of ISSALHUR LEAVITT late of Livermer, in the county of Oxford, deceased; by giving bond as the law directs—the therefore requests the just debts which he owed at the time of his death by the sum of two handred sevents and the sum of two handred sevents. the sum of two hundred seventy six dollars and sixtyone cents, and that by a partial sale of the real estate the
residue would be greatly injured, and praying for a license to sell and convey the whole of the real estate of
said deceased for the payment of said debts and incident-

ORDERED,
That the Petitioner give notice to the heirs of said decased, and to all persons interested, by causing a copy of this order to be published three printed at Paris, that they may appear at a Probate printed at Paris, that they may appear at a Probate Court to be held at Paris in said county, on the third Tuesday of October next at ten of the clock in the forenoon, and shew cause, if any they have, why the prayer

Testament of WILLIAM MORSE, Jr.

Interestant noon, and show cause, if any they have, why the prayer of said petition should not be granted.

STEPHEN EMERY, Judge.

C or Metal Joseph G Core Register

McKeens, in said Stoneham, as will discharge the same.

ELIPHALETT McKEEN.

Stoneham Sent 95 1824

S TRAH RICHARDSON named Executrix in a cerment of JOHN RICHARDSON, late of Weld, in said county, deceased, having presented the same for probate : Ordered.

That the said Sarah give notice to all persons interested, by causing a copy of this order to be published three, weeks successively in the Oxford Democrat, printed at STEPHEN EMERY, Judge, Copy, Attest: Joseph G. Cole, Register.

At a Court of P. mate gold at Levermore within and for the County of Oxford, on the seventeenth day of Sep-tember in the year of our Lord eighteen hundred and

BENEZER COBB Administrator on the estate of JOSEPH COBB late of Levermore, in said county, deceased, having presented his first account of adminis-tration of the estate of said deceased— ORDERED.

That the said Administrator give notice to all persons interested, by causing a copy of this order to be published three weeks successively in the Oxford Democrat printed at Paris, that they may appear at a Probate Court to be held at Paris in said county, on the first Tuesday of January next at ten of the clock in the forencon, & she we cause, if any they have, why the same should not be allowed.

STEPHEN EMERY, Judge. Copy Attest; Joseph G. Cole, Register.

Po the rion. County Commissiones or in. County of Oxford, at their Session begun and holden at Paris, in and for said County on the third Tuesday of June,

tate of Daniel G. Swan, late of said Waterford, deceased, together with the Widow's right of Dower in the same, as will produce the sum of four handred and fifty dollars for the payment of the just debts of said deceased charges of administration and incidental charges. Stid real estate consists of a store, shed and shop, in the Lower Village in said Waterford; twelve acres of land near the house of Renjamin Thompson, and a Store and shed to make a country road is much needed in gluon, near Col. Country r the house of Benjamia Thompson, and a Store and shed near Russell's mills, so called, in said Waterford, together with the land under an I adjoining said Stores, sheds and shop. TERMS made known at the time and place of sale.

LEWIS JEWELL, Administrator.

Waterford, Sept. 23, 1834.

Summer to John Butterneld's; and that a further location will accommodate the house of Benjamia Thompson, and a Store and shed time of a country road is necessary, beginning at some convenient point on the road thready prayed for, on or near Luther Wash arms bind. In said Parts, and thence in the most convenient direction to Washourn's Mills, in the most convenient direction to Washourn's Mills, in the most convenient direction to Washourn's Mills, in the state of the latter will not be convenient direction to Washourn's Mills, in the state of the latter will not be convenient direction to Washourn's Mills, in the most convenient direction to Washourn's Mills, in the most convenient direction to Washourn's Mills, we have since examined a chart which seems to us high the travel from Summer, and is connected with the Summer to John Butterneld's; and that a further location of the form of a country road is necessary, beginning at some Convenient of the most Convenient by not on the road thready prayed for, on or near Luther Wash and Parts, and thence the weeks since commending geographical knowledge. We have since examined a chart which seems to us high the travel from Summer, and is connected with the Summer to John Butterneld's; and that a further location will some the form of the first and the summer to John Butterneld's; and that a further location will some the form of the first and th

STATE OF MAINE.

At a meeting of the County Commissioners, begun and holden at Paris within and for said C unity of Oxford, on the third Tuesday of June, A. D. 1634.

N the foregoing petition, Ordered, that the petiti necessity of a street of all persons and corporate as interested that the County Commissi as will meet at the School-house near O.ct. Asapa Kattridge's, in Paros, on Administrator's Sale.

Will be sold at Public Auction, pursuant to a License from the Hon. Stephen Emery, Judge of Probate, &c. for the County of Oxford, on Saturday the Sth day of October next at one of the clock in the afternoon, at the dwelling house of the subscriber in Bethel in said County, so much of the real estate of Jesse Boan late of said Bethel, deceased, situated in said Bethel, as will project the sum of three hundred and eighty dollars for the payment of the just debts of the said deceased, and incidental charges of sale.

ELIHU BEAN, Administrator.

Bethel. Sent 10, 1834.

School-house mear Doct. As apin Kittridge s, in Piras, on October next, at nine of clock, A. M., when they will proceed to view the real estate in the protein and immediately after the real estate of less of the real estate of Jesse Boan late of said Bethel, deceased, situated in said Bethel, as will project the said deceased, and incidental charges of sale.

ELHIU BEAN, Administrator.

Bethel. Sent 10, 1834.

School-house mear Doct. As apin Kittridge s, in Piras, on October next, at nine clock in the protein to view the real estate in the protein and immediately after the real estate of the protein and of this Order on the Clerk of said t-win of Notice thereon to be served on the Clerk of said t-win of Notice thereon to be served on the Clerk of said t-win of Diministrator.

Oxford, and by posting up like copies in three public proprietor to recommend it with renewed considerable in the protein to the public fidence to the public fidence to the public as a powerful pplication for this annoying disease.

ELHIU BEAN, Administrator.

Bethel. Sent 10, 1834.

School-house mear Doct. Asapin Kittridge s, in Piras, on October next, at nine clock in the protein to the next of the clock, A. M., when they will proceed to view the reat estate for the view, at some convenant place in this circle. The little of the protein ty will be twenty-hith and dately anter the clock in the protein to recommend it with renewed consideration of the clo

to the County Commissioners of the County of the ante-bee now in session at Augusta; April Term, A. D. 15.4 THE undersigned respectfully represent that the punite good requires a road to be located and established commencing at Cherry's mills; in Livermore in the country of Oxford; thence southerly and easterly near Joel Fuller's and Isaac Marston's, in said Liver TO comment on the efficacy of these Pills, afty lour.

No the petition of JOHN ROLF Administrator of the ceased of said deceased, representing that the personal estate of said deceased is not sufficient to pay the just debts, which he owed at the time of his death by the suin of seven hundred and fifty dollars, and praying for a facense to sell and convey so much of the real estate of said debts, and incidental charges;

Order to sell and convey so much of the real estate of said debts, and incidental charges;

Order to sell and convey so much of the real estate of said debts, and incidental charges;

Order to sell and convey so much of the real estate of said debts, and incidental charges;

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Order to sell and convey so much of the real estate of said debts, and incidental charges;

Order to sell and convey so much of the real estate of said debts, and incidental charges;

Order to sell and convey so much of the real estate of said debts, and incidental charges;

Order to sell and convey so much of the real estate of said debts, and order to nature so as to reach the country of Commession error on the count and as in duty bound will ever pray: Signed, ELISHA PETTENGILL, & 149 others.

At a Court of Probate held at Paris within and for the County of Oxford, on the fourth Tuesday of August in the year of our Lord eighteen hundred and thirty thence proceeding to view the rottle set I still in stall put the year of our Lord eighteen hundred and thirty Liverance, in and county of Oxford, in the sixth day in County of Oxford, on the fourth Tuesday of August in the year of our Lord eighteen hundred and thirty four.

AIRUS S. REITH Administrator of the estate of CYRUS StIAW late of Oxford in said County, deceased, having presented his first account of admission of the estate of stid deceased, and also his own private account against said estate,

One of the estate of stid deceased, and also his own private account against said estate,

One of the estate of stid deceased, and also his own private account against said estate,

One of the estate of stid deceased, and also his own private account against said estate,

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One of the estate of stid deceased, and also his own that notice the proposition of the estate of the stid of the time of the private and the stid of the time of the tration of the estate of same private account against said estate,

Ondersen.
That the said Administrator give notice to all persons interested, by causing a copy of this order to be published three weeks successively in the Oxford Democration of the county of the end at Paris, that they may appear at a Probate Court to be held at Paris, that they may appear at a Probate Court to be held at Paris, that they may appear at a Probate Court to be held at Paris, that they may appear at a Probate Court to be held at Paris that they may appear at a Probate Court to be held at Paris that they may appear at a Probate Court to be held at Paris in said County on the third Tuesday of October next at ten o'closed in the forenson and shew cause, if any they have, while the same should not be allowed.

STEPHEN EMERY, Judge Copy Attest Juseph Court Ressure Court of the same should not be allowed.

NO TICE.

NO TICE.

NO TICE.

NO TICE.

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ON O TICE.

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ON O TICE

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cerned that he has been do y appointed The take upon himsels the trust of administrator on the estate of

ISAAC MARSTON, to make immediate pryment; and these who have any demands thereon to a xhaint the same to THEODORE MARSTON.

Tak subscriber near by gives put he nonce to all con-errned, that he has been duly appointed and taken upon himself the trust of Executer of the last Will and Testament of

Waterford, Sept. 15, 1d34.

BICKNELL'S GEOGRAPHICAL CHART.

her, in the year of our Lord eighteen hundred and convince the public of the utility of this Chart.

From A. Cummings, Editor of the Christian Mirror. Port and, Dec. 5th, 1833. Having been shown a Geopraphical Chart, in manuscript, prepared by Mr. William Bicknell, Jr., I cannot but regard it as an uncommunity ingenious device for communicating a knowledge of the most material parts.

of Geography.

The pun ad...its of great condension of matter, and the proposed form of publishing will render it highly convenient for the study or the counting room.

Extract from the Trumpet and Universalists Magazine. Boston, Ju y 5, 1634.

"This Chart stands approved as"one of the easiest methods of teaching Geography which has yet been devised. It greatly abridges the labor of the instructor. Such a chart in a family is of essential service, for while it interests, it instructs the youthful mind."

Extract from the Boston Recorder, June 21, 1834. "We have had the pleasure of witnessing a most in-genious contrivance for exhibiting the outlines of Geog-raphy in the form of a chart. The teacher will find it an invaluable nelp in the examination of his classes;—and it is well adapted for families, combining sinusement with instruction."

Extract from the Essex Register, Salem, July 21. "An ingenious and valuable Geographical Chart, pre-pared by Mr. W.m. Becanell, of Hartford, Me. has just is sued from the press at B ston. It is admirably designed to abridge the labor of instructors, and would be useful in lamines, as well as in places or business. By its aid the youthful mand can at once receive instruction in all the most map of int branches of geographical knowledge, and the man of business of the viday of science can

Commissioner's Notice.
NOTICE is hereby given that the subscribers have been duly appointed by the Hon. Stephen Emery, Judge of Probate in and for the county of Oxford, to receive and examine the claims of the creditors of the Estate of Ebenezer Tylor late of Gilead, deceased, and represented insolvent, and six months from the fifteenth the subscriber of the fitter will aid the Woodstock travel, and is connected with the Sumble Hartford, in this State. It is peculiarly adapted to promote comparative Geography. If for example, you wish to learn the comparative representation of the several States in Congress, you have only to fix your eye on a particular point, and turn a wheel on the back side of the map, and the representation of the several States for education, you have only to fix your eye on another point ucation, you have only to fix your eye on another point and turn the some which, and your object is accomplished. We hope the ingenicus inventor may meet with adquate encouragement,

> The all we work will be sold by EDWARD E. BEN-NETT & Co. Abragton, M. st. And by their Agents in the principal towns in the United States. ","One of the the v. Charts may be seen at this Office; is the 3

thirty days before the said time of meeting, thirt all persons interested may the n and there appear, and show tains no Mercu y, or other muxious ingredient, cause, if any they have, why the prayer of said petition and may be confidently applied even to the youngest chil ren, or pregnant females.

Price, 37 1-2 cents.

DR. RELFE'S ANTI-BILIOUS PILLS.

prove fitr more serviceable than those drastic purges too irequently employed, and will not only at the same time tend to remove the off oding cause by gentle motions, and stregthen the digestive organs, but improve the apprethe and a moute the system. Price 50 cents.

DR. RELFE'S

VEGETABLE SI ECIFICI For Sick Headuch, &c. Price 50 cents. *** No e granter unless signed on the out-

Paris August 2, 1424.

middle ages, it was protected by its insignifi- for the defendant was returned .- | Star. -cance from the calamities which overwhelmed its neighbors: and more recently, it was pretion, by the time taught wisdom of its rulers. In the year of our Lord one thousand eight When Bonaparte became the conquerer of Italy, he despatched a deputation to his brother An Act for the abolition of Imprisonment of liberals of San Marino, with a present of sev- honest debtors for debt. scribed and who are proscribed to abstain from political controversy, and to keep the peace as on any execution or legal process founded on the price of their protection. Its citizens are extremely jealous of their reputation in this respect, and do not hesitate to take summary vengeace on all who speak of it too lightly. Towards the close of the last century, an inhabitant of Rimini imprudenly declared that the reason of Rimini imprudency declared that the reason of Rimini imprudency declared that the reason of Rimini imprudency of the connection of the same plugment of said Commissioner as is provided in this act, and conditional also other execution issued on the same judgment founded on the same judgment issued on the same judgment founded in this act, and conditional also other execution issued on the same judgment founded in this act, and conditional also other execution issued on the same judgment issued on the same judgment founded in this act, and conditional also other execution issued on the same judgment founded thereon, that is a debtor will at the time appointed in this act, and conditional also other execution issued on the same judgment founded thereon, that is a debtor will at the time appointed in this act, and conditional also other execution issued on the same judgment founded thereon.

COLLECTOR'S NOTICE;::::Fryeburg.

Sec. 2. Be it further enacted, That when and other enacted, That when and on the same judgment founded the propries and notification appear and make disclosures are all on the said debtor will at the time appointed in this act that the time appointed in this act that the time appointed in this act that the time appointed in the said debtor will at the time appointed in the said debtor will at the time appointed in the said debtor will at the time appointed in the said debtor will at dained by the council of sixty, that the slauder- Court rendering such judgment, and of the Re- ever in any disclosure, made before any Compensation of sixty, that the slauder- Court rendering such judgment, and of the Re- ever in any disclosure, made before any Compensation of sixty, that the slauder- Court rendering such judgment, and of the Re- ever in any disclosure, made before any Compensation of sixty, that the slauder- Court rendering such judgment, and of the Re- ever in any disclosure, made before any Compensation of sixty, that the slauder- Court rendering such judgment, and of the Re- ever in any disclosure, made before any Compensation of sixty, that the slauder- Court rendering such judgment, and of the Re- ever in any disclosure, made before any Compensation of sixty, that the slauder- Court rendering such judgment, and of the Re- ever in any disclosure, made before any Compensation of sixty, that the slauder- Court rendering such judgment, and of the Re- ever in any disclosure, made before any Compensation of sixty, that the slauder- Court rendering such judgment, and of the Re- ever in any disclosure, made before any Compensation of sixty, that the slauder- Court rendering such judgment, and of the Re- ever in any disclosure, made before any Compensation of sixty, that the slauder- Court rendering such judgment, and of the Re- ever in any disclosure, made before any Compensation of sixty, that the slauder- Court rendering such judgment, and of the Re- ever in any disclosure, made before any Compensation of sixty, that the slauder- Court rendering such judgment, and of the Re- ever in any disclosure, made before any Compensation of sixty, that the slauder- Court rendering such judgment, and of the Re- ever in any disclosure, made before any Compensation of sixty and six of thirty years, it chanced that a traveler, who, as that the same shall not run against the body disclose, describe, and offer to his said credit- cess in any action or suit founded on contract with his family, found shelter from a violent of such debtor or debtors.

or or creditors, the estate, real or personal, be-which shall be made or entered into or accrue storm in the hut of a peasant of Seravalle, in Sec. 3. Be it further enacted, That in each the course of conversation, addressed his wife County there shall be appointed by the Gov-missioner, for the benifit of the creditor or tiff or some other person shall make oath or marily ejected the whole company from his cy, who shall possess such powers and be sub-door, according to the law in behalf made and ject to such duties as is hereinafter provided in and offered, is all the property which said or Plaintiffs in a certain sum stated in said affi-

sembly, or Arengo, is now called together only ply to one of said Commissioners, whose duty and by the fifth section of this Act, therefore, abscord, so that the process of the Court after on extraordinary occasions; the real power re-Arengo is to be convened, notice is give by a tion shall be in the form following, to wit :- ever after be exempted from any further exam- ed one thousand eight hundred and twenty one, bell, which is, distinctly heard throughout the whole republic: and it is provided by an ancient law, that whoever disobeys the summons, shall pay a fine of one penny, to be rigidly exacted without any mitigation. The council of sixty chose the persons, from whom two captains, one for the town, the other for the country, or to any or either of them:

| Sec. 8. Be it turther enacted, That the that the said allegations are not well founded, tains, one for the town, the other for the country, are elected by lot. These persons hold In the name of the State of Maine you are re
| Sec. 8. Be it turther enacted, That the that the said allegations are not well founded, to make an order to be entered on record try, are elected by lot. These persons hold In the name of the State of Maine you are re
| Sec. 8. Be it turther enacted, That the that the said allegations are not well founded, it may make an order to be entered on record the be had as aforesaid, shall have power to discharging said bail or surety from his or their noted the judge in all matters, civil or criminal. me E. F. E-q. one of the Commissioners of true and correct record of their proceedings whenever the creditor or creditors in any exe-Next to these in dignity are the school master Insolvency for the county aforesaid at my dwell- and preserve all disclosures and such other curion shall apply to a Commissioner of Insolvency and physician. It is provided, that the physician ing house in G—, on — the — day of evidence as there may be in each case, and furcian and the commissary shall be elected for the clock in the — noon nish the parties with true and certified copies debtor agreeably to the provisions of the three years, and shall not be a citizens of the then and there at the solicitation of E. F— of the same, whenever thereunto requested, for sestion of this Act, and said creditor, or creditrepublic. The former is also required to keep of G --- , (addition) to disclose the actual state which they shall be entitled to receive the same ors, his or their Attorney, shall make out be-

den without any assignable cause, except the self at or before the said — day of —. parties and their witness, as is now allowed by said creditor or creditors execution, or execution, ly applied the linkory very plentifully to the in the year of our Lord ----. supposed delinquent, notwitustanding his lamentable protestations of innocence. A day or And it shall be the duty of the officer to said commissioners shall have power to render bond in double the amount of the execution or allowed for the creditors to bring in and prove two afterwards he was surprised at the entrance whom said notification is delivered to make ser- judgment, issue execution thereon, accordingly, executions, conditioned that said debtor shall their claims, from the fifth day of August, 1834 of the negro into his room, preceded by a far- vice and re urn of the same agreeably to the And said commissioners shall have the same appear and make disclosure and abide and per- - and we shall be in Session the first Wednesmidable stench, and bearing in his arms a certain gray animal, known commonly as a polecat. 'I tole you, whip me for notin. Here teen days or by leaving an attested copy thereof at the last and usual place of abode of said debt'em what steal he ingrum. Done you smell he

at the last and usual place of abode of said debt
authority to compel the attendance of witnessto c

rades, and loaded his musket. Having done turn of a wrn issued by a Justice of the Peace. the parties interested, as shall be sufficient to outh, and in case said Commissioner is satisfied this, he placed the breech of his gun on the ground, and appeared to be anxiously endeavoring to draw the charge. One of his compared to be anxiously endeavoring to draw the charge. One of his compared to be anxiously endeavoring to draw the charge. One of his compared to be anxiously endeavoring to draw the charge. One of his compared to be anxiously endeavoring to draw the charge. One of his compared to be anxiously endeavoring to draw the charge. One of his compared to be anxiously endeavoring to draw the charge. One of his compared to be anxiously endeavoring to draw the charge. One of his compared to be anxiously endeavoring to draw the charge. One of his compared to be anxiously endeavoring to draw the charge. One of his compared to be anxiously endeavoring the charge. One of his compared to be anxiously endeavoring to draw the charge. One of his compared to be anxiously endeavoring the charge. One of his compared to be anxiously endeavoring to draw the charge. One of his compared to be anxiously endeavoring that the allegations in said onth are uot justified by the lacts in the case, he shall discharge the whose use the same use to such interrogations pertinent to the the debtor.

It is a start of the charge to the same of his compared to the pressure of the charge. One of his compared to the same use the same use decision of the creditors for the his case, he shall desire the class in the case, he shall discharge the whose use the same use decision of the creditors of the charge. One of his compared to the charge. One of his compared to the charge. One of his compared to any person who is said order or creditors of the creditors of the charge. One of his compared to the charge. One of his compared to any person who is said creditor or creditors or reditors or execution creditor or execution creditor or execution creditors or execution or executi

SAN MARINO. pleaded in extenuation the feeble health of the be the duty of the keeper of said Gaol, to re-|verdict aloresaid that said debtor has properly they may proceed to hear the parties touching. There are few political phenomena more cu- lady, who for two years had been very ill, and ceive and keep said debtor, until he shall pay or means of payment which, he has disclosed, the subject matter of the petition and discharge of seven thousand, and a territroy of two leagues pay his addresses, and was ultimately married erwise discharged by due course of law.

square, flourishing for centuries on the very to another. The charge of the Judge was decreated of despotism.

During the wars of the livered on Friday, and on Saturday a verdict the said debtor shall be committed, and it shall duty of the Court to do and perform in the prem
keeper of the prison shall be entitled to receive

State of Maine.

hundred and thirty-four.

STATE OF MAINE.

L. ss. the Constables of the towns within the of the provisions of this Act.

their offices for six months, and are afterwards quired to summon and give notice unto A. B. adjourn from time to time as the convienience suretyship, and said Plaintiff or Plaintiffs shall ineligible for a term of three years. With of D. in said county (addition) if he may be of the parties and impurtial justice shall re- recover no costs in their said action. them is associated a commissary, who is consti- found in your precinct, that he appear before quire. And said Commissioners shall keep a SEC. '13. 'Be it further enacted, That a horse, that their captains have, thus lar, taken of it is business affairs, & of all & every descrip- fees therefore, as are allowed by law for like fore said Commissioner of Insolvency that he, the public chest under their exclusive care, or under their exclusive care, or undertaken to nullify the legislature with a veto. or possessor either in severally or in common shall receive for a notification, fifty cents, for a subpoena, ten and go beyond the jurisdiction of the Commissioners or they, have reason to believe, and do Original Anecdote.—A gentleman found that when and with whom the same is in keeping or in receiving a disclosure, three dollars, which, said Commissioner's Notice: a species of vegetables, called onions, were in deposite. And of this Writ, with your doings together with the officer's fees for service of enforced against said debtor, said Commissionthe constant habit of disappearing from his gar therein, you are to make a true return unto my - process, and the same travel and attendance to ers shall append a certificate of said oath, to

C. D. Commissioner of Insolvency. for twenty one days, at least before the time ap- property as is provided in and by the seventh rested on said execution or executions:-And A Careful Soldier .- A new recruit coming service the officer shall receive the same fees as Commissioners to convert the same into money be arrested on execution, the Commissioner

engagement towards her. The gentleman for which he stands committed. And it shall Act, or if it shall appear to said Court from the should they adjudge the same expedient, or

rious than those which are presented by the the physicians had stated that her recovery the amount for which he stands committed, to- described and offered to said creditor or cred- the petitioner from his imprisonment upon such tiny republic of San Marino, with a population was uncertain. The gentlemen then ceased to gether with the costs of commitment, or be oth- iters as is contemplated in the sixth section of terms and conditions as the Court in its discre-

not appear in said mittimus, that there was a ises, what is provided in the fifth section of this the same that is allowed by law for the support personal service of the notification made upon Act, to be done and performed by the Commis- of other criminals, for the support of each debtkeeper of the gool shall release said febtor from appeal was had.—And in case it shall appear to be allowed and paid from the Treasury of imprisonment, on said debtor's giving bond with from the verdict aforesaid, that said debtor has the County where he stands committed under surety or sureties in a sum equal to double the not conducted fraudulently as is contemplated the direction of the County Commissioners. amount for which said debtor stands committed; in and by the 5th section of this Act, and that | Sec. 17. Be it further enacted. That the to be approved by one of the Commissioners he is unable to satisfy said Execution, and that Act passed March eighteen hundred and thirty eral pieces of cannon, and an offer to augment Section 1. Be it surface enacted by the of Insolvency, conditional that within thirty days he has not disclosed, one, entitled An Act for the abolition of imtheir territory. The shrewd republicans Senate and House of Representaves in Legis- from said debtor's liberation from conesinement described and offered as aforesaid, not exemp- prisonment of Honest debtors for Debt, be and thanked him for the cannon, but declined the lature assembled. That no person shall be here- he will cause his creditor or creditors, his or ted by law from said attachment and execution, the same are hereby repealed.'t present of the territory, not caring to be at the after arrested or committed to prison, on mesne their Agent or Attorney to be legally served the judgment of said Court shall forever after . The preceding Bill, having been read in expense of external warfare to protect it. This process founded on any contract made or en- with notice to hear said debtor from liabili- both Branches was referred to the next Legisrepublic is now an asylum for all who are pro- tered into, or on any cause of action which shall one of the Commissioners of Insolvency in the ty to be notified as aforesaid, or to make any lature, and ordered to be printed in all the newsscribed and who are proscribed to abstain from have occurred after this Act shall take effect, or county where said debior sainds committed, as further disclosure on that execution, or any papers that publish the laws of the State.

as "Signosa Bava." No sooner was the odi- ernor, by and with the consent and advice of creditors, a legal and sufficient transfer of the affirmation before some Justice of the Peace, ous name pronounced, than the peasant sum- the Council, three Commissioners of Insolven- same and it shall appear to said Commissioner, that the defendant or defendants named in the debtor is possessed of, not expempted by law, davit, and shall moreover make oath or affirma-The constitution of this little state, like that | Sec. 4. Be it further enacted, That the from attachment and execution, and that said tion that he or they have reason to believe that of some larger ones, has been harstly dealt with creditor or creditors in any Execution, issued debior has not conducted in the disposition of the said defendant or defendants intends or inby men in power, and the government is little is aforesaid wherein the debt exclusive of costs his property, dishonestly, with collusion, fraud tend to remove from the State, or remove his better than an aristocracy. The popular as- is not less than five dollars, may at any time ap- and intentional concealment, as is supposed, in or their property before judgment, or otherwise siding in what is called the council of sixty, creditors with a notification to his debtor or and offered and not exempted by law from at affirmation shall be appended to said process, though it really consists of only forty members, debtors under the hand and seal of said Com- tachment and execution; and there be no ap- whereupon the said officer, executing the same and those the wealthiest citizens. When the missioners of insolvency, which said notifica- peal from such decision, said debtor shall for- shall take ball as was provided by the law passination and from making any other disclosure but the defendant or defendants may contest on that execution, or on any other execution the allegation of said oath or affirmation before To the Sheriff of the said County of issued on the same judgement or on any sub- the Court in which the said suit or action is in-- or either of his Deputies, or sequent judgment founded thereon, under any stituted in such form as the Court may pre-

Peace, shall be taxed for the prevailing party, of said creditor as heretolore; and said debtor WILLIAM RUSSELL, Jr. late of Fryeburg, in the same manner as costs are taxed. And shall be released from imprisonment on giving hereby give public Notice that six months are pointed for said debtor to disclose: for which sections of this act it shall be the duty of the Provided Also, That when said debtor shall into action, followed the example of his com- is now established by law for the service and re- in the manner he shall judge most beneficial for may enquire into the specifications of said this, he placed the breech of his gun on the Sec. 5. Be it lurther enacted, That if the satisfy the claim of the creditors for that the allegations in said onth are not justified

Bowel Complaint. A correspondent of the tion, all which shall be reduced to writing by to the next Court of Common Pleas to be hold- creditor with one or more sureties approved by Cincinnati Repblican recommends an infusion the Commissioner taking the same, and be sign- en within and for the County where such dis- the creditors, or one of the Commissioners of of White-oak bark, as an almost certain cure ed and sworn to in his presence; and in case closure is had, reserving to each party the right Insolvency in double the amount for which he for this dangerous and troublesome complaint. it shall appear to said Commissioners from the of producing at the trial on each appeal any is imprisoned, said to be in the usual form of other evidence relevant to the enquiry, and the bail bonds on mense process, which bond shall of bark, about the size of a man's hand, into produced by the parties, each of whom shall party so appealing before such a peal shall be be returned by the keeper of the Gaol to the additional to produce such evidence, which allowed shall recognize with sufficient surety. Court of Justice from the writ issued, the pera quart of cold water, and letting it remain until have a right to produce such evidence, which allowed shall recognize with sufficient surely Court of Justice from the writ issued, the perit has changed the color to that of Maderia wine, shall also be reduced to writing by said Com- or sureties to the adverse party on a reasonable son thus imprisoned shall be released from conwhen it may be used. From a tea to a table missioner, that said debtor has not conducted sum to prosecure his appeal with effect and to finement. spoonful of the preparation may be taken every italf and to finement.

spoonful of the preparation may be taken every italf hour until the disease is at rested.

Cessary to sweeten it, use loat sugar.

Major Noah, in his last Star gives the following directions for manufacturing a genome lowing directions for manufacturing a genome case of Cholera. "Eat two cucumbers, dress-part to said Commissioner, that said debtor has not conducted by the said debtor in a not conducted by the said debtor in a not conducted by the said appeal with effect and to finement.

SEC. 15. Be it further enacted, That when the said appeal with effect and to finement.

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SEC. 15. Be it further enacted, That when the soults after the said appeal with effect and to finement.

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The said appeal with effect and to finement.

SEC. 15. Be it further enacted, That when any person who shall be committed on execution, the said appeal, which costs shall be taxed for the any person who shall be committed on execution, the said appeal, which costs shall be taxed for the any person who shall be committed on execution, and shall be taxed for the said appeal, which costs shall be taxed for the said appeal with effect and to finement.

The said appeal with effect and to finement.

SEC. 15. Be it further enacted, That when any person who shall be committed on execution, or any part thereof without treatment and execution, or any part thereof without treatment and execution, or any part thereof case of Cholera. "Eat two cucumbers, dress- pear to said Commissioner, that the property cases a certified copy of the written examina- be served upon the creditor or creditors named ed or raw, as you prefer—then take a quart of thus fraudulently concealed and disposed of by tion before the Commissioners which it shall be in the Execution upon which he was committed blackberries, four ears of green corn, four young said ebtor, has, in fact, subsequently, and be- the duty of the party appealing to produce if inhabitants of the State, and if not upon his potatoes mashed—a lobster or a crab—some fore the service of the notification, been applied with such evidence as either party may pro- or their Agent or Attornies, fourteen days at ice water, and wash the whole down with a to the payment of the bouefide debts of said duce at the trial, shall be submitted in the Jury least, before the term of Court at which his quart of buttermilk and you will shortly have a debtor, it shall be the duty of said Commission- under the direction of the Court, who shall re- petition shall be presented or entered, and that touch of the real thing."

or to order said debtor committed. And he turn a special verdict on the premises. And it said petitioner may be fairly heard on his peti-Breach of Marriage Promise.—An action to the keepers of the several Guols, in their sev- said Court that said debtor has fraudulently con- der him to be brought into Court for that purwas lately brought by a lady against a gentle- eral countries, therein reciting the causes of said ducted in the disposition of his property as is pose, and upon the hearing of said petition said man of Litchfield, for not having fulfined ins countries, and the amount of debt and costs, contemplated in and by the fifth section of this Court shall have power to continue the same, ISAIC HARLOW.

the debtor, or that said debtor did appear, the sioners of Insolvency, from whose decision the or committed to prison by virtue of this Act;

scribe. And if the Court shall be of opinion

| Charles Charles | ers if known | irision | cres. | * | 1831. | 33.51 | Ä |
|-----------------|--|--------------|-------|------------|--------------|------------|---------|
| | part of 22 | • | * . | \$300 | 1 44 | 1 42 | 2 80 |
| 1 | | 4 | | 150 | 72 | 71 | 1 43 |
| 1 | part of | 3 | | 30 | 14 | 15 | 90 |
| | Pine plain | | 7 | 21 | 10 | 10 | 20 |
| | Meadow lot 1-4 p't | 4 | 1 | 125 | CO | 59 | 1 19 |
| - | 53 | 4 | | 150 | 72 | 71 | 1 43 |
| 1 | | 4 | | 100 | 48 | | 48 |
| 1 | ja j | 5 | | 150 | 72 | 1 | 72 |
| | Meadow 9 | 24.7 | | 150 | 72 | 10 | 72 |
| | 6 | 1 | 26 | 520 | 2.48 | 246 | 4 94 |
| 1 | 2 | 2 | 21 | 242 | 1 16 | 1 14 | 2 30 |
| 1 | part of 3 | | 7 | 100 | 48 | 47 | 95 |
| ٠, | Upland 2 | | | 80 | 39 | 38 | 77 |
| ı | do. 6 | | | 200 | 96 | 95 | 1.91 |
| 1 | Pine plain 8 | | | 200 | 96 | 95 | 1 91 |
| - | Intervale, S. part 19 | *21 | 17 | 221 | 1 00 | 1 04 | 2 10 |
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| | West part of 39 | | 50 | 200 | 96 | 95 | 1.91 |
| | 43 | 4 | 63 | 140 324 | 68 | GG | 134 |
| | part of 6 | 3 | 103 | 270 | 1 56 1 30 | 1 53 | 3 00 |
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| | House, barn & | | | ~~~ | | | |
| | lot formerly | | | and a | | الوطيع بوا | But her |
| 1 | owned by Mo- | | | 1000 | . 4. | 4 74 | 4 74 |
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| | Improved land | | 15 | 300 | | 1 42 | 143 |
| Ì | Unimproved land | | 19 | 196 | | 92 | 9: |
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| 1 | Store and lot at? | | | -T | 7 2 | d | · |
| - | the Corner | | | 800 | 3 84 | 3 70 | 7 6 |
| _ | And unless said tax | ا مین شده | | * **** | | | 0.8 |
| | | | | | | | |

And unless said taxes and all intervening charges are Fryeburg, August 21, 1831.

HE undersigned, having been appointed

ISAAC FRYE. Fryeburg, August 29, 1834.

Valuable Land For Sale.

JOB WORK, and despatch at this OFFICE

ISAAC HARLOW.

VOLUME

OX IS PRINTED . GEOR TERMS.—On One dollar and se —Two dollars at No paper disco option of the Pul ADVERTISE the proprietor nany Advertiseme COMMUNICATIO

Knoweth Its blessin The circle is b

One bud from

One heart from

With the spirit Weep-lonely

The light of he

Weep-sadly To catch the s Give our tears From silence a The hope of th May not stille For O! if one On the scene Than the glare To that glance O! who can fe Over lips move The eye's deep clear, In the glow of And the charm Played the hu-And the tone But, holier an Those treasure The love and Fresh hopes to The heart, ove Unmoved from White vainly, F.41 the scorn How true to o Yet ever more With warning For, though sp Who sullied w And a sigh or

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